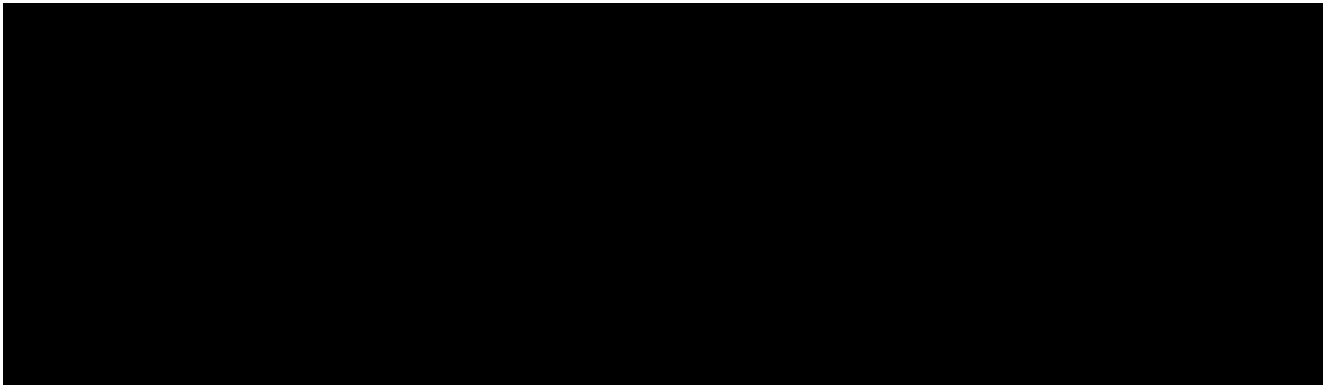


Exhibit A



From: Elizabeth A. Fegan <beth@hbsslaw.com>
Sent: Wednesday, December 19, 2018 2:49 PM
To: Douglas Wigdor <dwigdor@wigdorlaw.com>
Cc: Steve Berman <Steve@hbsslaw.com>; Kevin Mintzer <km@mintzerfirm.com>; Laura Schnell <lschnell@eisenbergschnell.com>; Genie Harrison <genie@genieharrisonlaw.com>; tgiuffra@rheingoldlaw.com; jherman@hermanlaw.com; Aaron G. Filler, Esq. <afiller@tensorlaw.com>
Subject: Re: Weinstein - settlement

Doug,

We will ask for no more than 20% in fees on the net after the trade and individual plaintiff payments.

Beth

On Dec 19, 2018, at 12:24 PM, Douglas Wigdor <dwigdor@wigdorlaw.com> wrote:

Dear Steve,

I think you have quite a few options at your disposal. You haven't disclosed what you plan to request in fees – do you care to share that? Have you given any thought to telling the mediator that you can't do \$60mm and get some more money for all of the other victims rather than just accept the first proposal made?

From: Steve Berman [<mailto:Steve@hbsslaw.com>]
Sent: Wednesday, December 19, 2018 1:17 PM
To: Douglas Wigdor; Elizabeth A. Fegan; Kevin Mintzer; Laura Schnell; Genie Harrison; tgiuffra@rheingoldlaw.com; jherman@hermanlaw.com; Aaron G. Filler, Esq.
Subject: RE: Weinstein - settlement

So our option is to accept 60m and bring

you in on a channeling injunction and you can object

Steve Berman | **Hagens Berman Sobol Shapiro LLP** | Direct: (206) 268-9320

From: Douglas Wigdor <dwigdor@wigdorlaw.com>
Sent: Wednesday, December 19, 2018 10:10 AM
To: Elizabeth A. Fegan <beth@hbsslaw.com>; Kevin Mintzer <km@mintzerfirm.com>;
Laura Schnell <lschnell@eisenbergschnell.com>; Genie Harrison
<genie@genieharrisonlaw.com>; tgiuffra@rheingoldlaw.com;
jherman@hermanlaw.com; Aaron G. Filler, Esq. <afiller@tensorlaw.com>
Cc: Steve Berman <Steve@hbsslaw.com>
Subject: RE: Weinstein - settlement

Dear Beth,

I have communicated with our entire group and I can report that our position has not changed. Our group already made considerable concessions when we unilaterally agreed to come to \$1mm per claimant and made it very clear that we would not be able to move further.

I can confirm, therefore, that we will agree to settle this matter as per the conditions of our proxy – the terms of which are set forth in my email to you dated December 11.

Douglas H. Wigdor

Partner

WIGDOR LLP

85 Fifth Avenue, New York, NY 10003

T: (212) 257-6800 | F: (212) 257-6845

dwigdor@wigdorlaw.com

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<[image001.png](#)><[image002.png](#)> <[image003.jpg](#)> <[image004.png](#)>
<[image005.png](#)> <[image006.png](#)> <[image007.jpg](#)>

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destroy or delete this message, including any copies hereof, and kindly notify the sender by reply e-mail, facsimile or phone. Thank you.

